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U.S. APPLICATION NO. 599	IRST NAMED APPLICANT			asnington, D.C.	. 20231 spto.gov
	THAT I TAVIED AFFEICANT		ATTY. DOC	CET NO.	1500
09/889599	r e a a	INTERNAL			
PILLSBURY WINTHROP LLP	5611	INTERNA	MONAL APPLICATION	₩ 90/002	65
1600 TYSONS BOULEVARD		•	•		
MCLEAN VA 22102		I.A. FILING DA	ATE PRIO	RITY DATE	
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		•	-	08/21/0	1
		DATE MAIL	ED.	_	
NOTIFICATION OF MISSING REQUIRE	MENTS UNDER	R 35 U.S.C. 37	1 IN THE U	NITED	•
			TCN		
1. The following items have been submitted by the applica Office as a Designated Office (37 CFR 1.494)	nt or the IB to the Un	nited States Patent	and Trademark		THE SEC IS SECTION ASSOCIA
List Basic National Fee.	idication of Small En	tity Status			IVED
Copy of the international application.	ranslation of the inter	national applicatio	PILLSB	URY WIN	THROP LLP/
Commence of Myentols(s).	ranslation of Article	19 amendments int	o English.		
Copy of Article 19 amendments. O	ther:			AUG 2	4 2001
The International Preliminary Examination Rep	Ort in English and ite	Anneves if	CL 990		MT1 741500
Translation of Annexes to the International Prel	iminary Examination	Report into English	ATTY(S)sh. DUE :	10-21-	21
					(2) _1 /= 14
2. Applicant has requested early processing under 35 U.3 the indicated items in paragraph 3 below. The Basic National prior to 20 or 30 months from the priority date to avoid about		ot filed the followi	ng indicated iter		10/20
TI C D	domient.		application mus	be filed	
U.S. Basic National Fee.	opy of the internation	al application.			
3. The following items MUST be furnished within the period acceptance under 35 U.S.C. 371:				for	*
a. Translation of the application into English. A later than the appropriate 20 or 30 months	from the amonimum.				
Translation.	reasons indicated on	the attached Notice			· · · · · · · · · · · · · · · · · · ·
b. Processing fee for providing the translation of	f the application and/	or the Annexes late	er than the	. •	÷ 5
appropriate 20 or 30 months from the prior	rity data (27 CED 1 4	00/01		-	
the application (preferably by the Internation surcharge will be required if submitted less	mal application numb	an and income	i		
date.	r man me appropriate	20 or 30 months	from the priority	•	·
The current oath or declaration does not con	mply with 37 CFR 1.	497(a) and (b) for	the reasons		
indicated on the attached PCT/DO/EO/917. d. Surcharge for providing the oath or declaration	n later than the appro	priete 20 es 20			
priority date (3/ CFR 1.492(e)).		•		•	
Additional claim fees of \$ as a large ent	ity small entity, in	ncluding any requi	red multiple dep	endent	
claim fee, are required. Applicant must submit the additional tue (37 CFR 1.492(g)). See attached PTO-875.	claim fees or cancel	the additional clair	ns for which fee	s are	
Applicant has not submitted the required sequence listin	g pursuant to 37 CFI	R 1.821-1.825. Se	ee attached		
CT/DQ/EO/920.				m 4	
ALL OF THE ITEMS SET FORTH IN 3(a)-3(d), 4 AND 5	ABOVE MUST RE	SIRMITTEN U	ATTUN TOPA		
ONTHS FROM THE DATE OF THIS NOTICE OR BY THE PRIORITY DATE FOR THE APPLICATION, WHILE SPOND WILL RESULT IN ABANDONMENT.	22 OR 32 MONTH	Carpone 37 CHD:	1-204		
le llime period set above may be extended by filing a petition [30(a).	and fee for extender	idin execución	reality of	jalat:	
1000, 20 or 3c is checked, a translation of the Annuaci MI	left ha mission in	With Mission and	Vine Comme	orah Azes	
A processing fee will be required to the Article 19 amendments are cancelled since a translate	f milministed bear the	The state of the s			
(C)(CIR 1.495(d)) months from the priority date.					
The included that any communication to the United State of the Uni	tates Patent and Trad no. shown above. (37	mark Office payer CPA 1.5)			

A copy of this notice MUST be returned with this response.